HEARING DATE AND TIME	11	e 1:30am (@))67°		C-JFA	A Do	cum	nent 1	17-	OR.	PURSUANT TO D. ATTACHED NOTICE 00 OF OF OATTSPACTION D.	1	Page	e 1 of 1	DISABILITY OF		American LegalNet, Inc.	
CASE NO.	Reston Association PLAINTIFF(S) (LAST NAME, FIRST NAME, MIDDLE INITIAL)	c/o Chadwick, Washington, Moriarty, Limore & Buill, F.C.		Λ	A same	HILLA, Alice D. DEFENDANT(S) (LAST NAME, FIRST NAME, MIDDLE DUTTAL) 2280 Cocquina Drive	Reston, VA 20191	FAIRFAX COUNTY		WARRANT IN DEBT	***	TO DEFENDANT: You are not required to appear; however, if you fail to appear, judgment may be entered against you. See the additional notice on the reverse about requesting a change of trial location.	[] To dispute this claim, you <u>must</u> appear on the return date to try this case [X] To dispute this claim, you must appear on the return date	for the judge to set another date for that. Bill of Particulars ORDERED DUE	Grounds of Defense carperer Due	ATTORNEY FOR PLAINTIFF(S)	Chadwick, washington, providery, control (703) 352-1900	ATTORNEY FOR DEFENDANT(S)		
WARRANT IN DEBT (CIVIL CLAIM FOR MONEY) Commonwealth of Virginia va. code §16.1-79	Fairfax County General District Court crry OR COUNTY	4110 Chain Bridge Road, COURTROOM 2-A, Fairfax, VA 22030	TO ANY AUTHORIZED OFFICER: You are hereby commanded to summon the Defendant(s).	TO THE DEFENDANT(S): You are summoned to appear before this Court at the above address on	December 6, 2011 @ 9:30am to answer the Plaintiff(s)* civil claim (see below)	DATE ISSUED [] CLERK [] DEPUTY CLERK [] MAGISTRATE	The state of the s	S S1,144.00 net of any credits, with interest at 12 % from date of 10/29/2009 until paid,	3	\$ 58.00 costs and \$ reasonable attorney's rees with the basis of this claum boung.	located at 2280 Cocquina Drive, Reston, VA 20191.	HOMESTEAD EXEMPTION WAIVED? [] YES [X] NO [] Towning be demanded VSB#45818	DATE [] PLAINTIFF (X) PLAINTIFFS ATTORNEY [] PLAINTIFFS EMPLOYES/AGENT	SEDISPOSITION	fUDGMENT against J named Defendant(s) J	until paid, EXEMPTION W	1 I I I I I I I I I I I I I I I I I I I	[JODGMENT FORT JANUARY OF THE SERVICE OF THE SERVI	DATE	

; listed above. (Other

t found.)

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the Commonwealth

G OFFICER

TURNS: Each defendant was served according t
--

NAME	NAME	NAME
ADDRESS	ADDRESS	ADDRESS
I PERSONAL SERVICE No Being unable to make personal service, a copy was delivered in the following manner:	I) PERSONAL SERVICE No Being unable to make personal service, a copy was delivered in the following manner:	PERSONAL SERVICE Being unable to make I delivered in the following
[] Delivered to family member (not temporary sojourner or guest) age 16 or older at usual place of abode of party named above after giving information of its purport. List name, age of recipient, and relation of recipient to party named above.	[] Delivered to family member (not temporary sojourner or guest) age 16 or older at usual place of abode of party named above after giving information of its purport. List name, age of recipient, and relation of recipient to party named above.	Delivered to family me sojoumer or guest) age abode of party named a information of its purprecipient, and relation above.
[] Posted on front door or such other door as appears to be the main entrance of usual place of abode, address listed above. (Other authorized recipient not found.)	[] Posted on front door or such other door as appears to be the main entrance of usual place of abode, address listed above. (Other authorized recipient not found.)	Posted on front door on appears to be the main place of abode, address authorized recipient no
[] Served on Secretary of the Commonwealth	[] Served on Secretary of the Commonwealth	[] Served on Secretary of
I) NOT FOUND SERVING OFFICER	SERVING OFFICER	٦ .
for	for	DATE

16 or older at usual place of

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of recipient to party named ort. List name, age of

ersonal service, a copy was

ng manner:

OBJECTION TO VENUE:

To the Defendant(s): If you believe that Plaintiff(s) should have filed this suit in a different city or county, you may file a written request to have the case moved for trial to the general district court of that city or county. To do so, you must do the following:

shown/thergin on

the address

I certify that I mailed a copy of defendants named therein af the

[X] Plaintiff's Atty.

Interrogatories issued on: Garnishment issued on

Fi. Fa. issued on

Plaintiff

this document to the

- shown on the other side of this form in the right corner, (c) Plaintiff(s)' name(s) and Defendant(s)' name(s), (d) the phrase "I move to object to venue of this case in this court because" and state the reasons for your objection Prepare a written request which contains (a) this court's name, (b) the case number and the "return date" as and also state in which city or county the case should be tried, and (e) your signature and mailing address. **..**:
- File the written request in the clerk's office before the trial date (use the mail at your cwn risk) or give it to the judge when your case is called on the return date. Also send or deliver a copy to plaintiff. તં
- If you mail this request to the court, you will be notified of the judge's decision. κi

American LegalNet, Inc. www.USCourtForms.com

COMMONWEALTH OF VIRGINIA:

IN THE GENERAL DISTRICT COURT FOR FAIRFAX COUNTY

RESTON ASSOCIATION,)	
Plaintiff,))	
**) Civil Docket No	
v.)	
ALICE D. HILL)	
)	
Defendant)	
)	

CLAIM AFFIDAVIT

and

AFFIDAVIT IN COMPLIANCE WITH SERVICEMEMBERS CIVIL RELIEF ACT

- I, Milton W. Matthews, Chief Executive Officer, hereby affirm, after first being duly sworn, as follows on behalf of the Plaintiff:
- 1. I am an officer and/or director of the Plaintiff;
- 2. I am cognizant of the accounts and matters of the Plaintiff, and that to the best of my knowledge and belief the defendants is the record owner of 2280 Cocquina Drive, Reston, VA 20191 (the "Lot"), and is indebted to the Plaintiff in the amount of \$1,144.00, plus pre-judgment and post-judgment interest at 12.0% per annum, reasonable attorneys' fees and costs due by virtue of nonpayment of Plaintiff's assessments against the Lot pursuant to the Plaintiff's governing documents, as recorded among the land records of Fairfax County, Virginia, at Deed Book 18419, Page 1226, et seq., and as may be amended thereafter;
- 3. This amount is justly due and there are no set-offs or counterclaims; and
- 4. In accordance with Section 201 of the Federal Servicemembers Civil Relief Act and Section 8.01-15.2 of the Virginia Code, to the best of the Plaintiff's

knowledge and belief, after reasonable inquiry, based on the Plaintiff's records, my own account, and/or the DOD Data Center, the defendants is not a member on active duty in the military service of the U.S. Army, Navy, Marine Corps, Coast Guard or Air Force.

Reston Association

Commonwealth of Virginia,

City/County: Fairfax

to-wit:

day of September, 2011, by Milton W. Matthews, Chief Executive Officer of Reston Association, in testimony whereof I have hereunto set my hand on the day, month, and year aforesaid.

Lln Barrane Melger Notary Public

My Notary Registration: 119777

And My Commission Expires: Much 31, 2015

Account Number: 5884

Pr-5220 Ac-808918 Ma-900 - 0450



STATEMENT OF ACCOUNT

Reston Association (account number 5884)

Owner(s): Alice D. Hill, 2280 Cocquina Drive, Reston, VA 20191

Wayne E. Hill, 2280 Cocquina Drive, Reston, VA 20191

2280 Cocquina Drive, Reston, VA 20191

Date	Description	Assessments	Violation Charge	Client Misc.	Special	Late Fee	Total
				35.00			\$35.00
10/29/2009	Charge from Client - NSF Fee			30.00			\$550.00
01/01/2010	Charge from Client	515.00					\$1,090.00
01/01/2011		540.00				54.00	\$1,144.00
03/10/2011	Charge non onom		***	ተባሮ ሰለ	\$0.00	\$54.00	\$1144.00
Total	•	\$1055.00	\$0.00	\$35.00	φυ.υυ	ψοσο	

^{**} In addition to the above-stated amount, this suit also includes a claim for (additional) interest, court costs and attorney's fees.

ABSTRACT OF JUDGMENT

CASE NUMBER: GV11026189-00

FAIRFAX CO. GENERAL DISTRICT COURT

PLAINTIFF(S)

DEFENDANT(S)

RESIDN ASSOCIATION

NO SEN 800 DM ALICE D HILL 5580 COCONTHO DE RESTON, VA 2019)

NO SSA NO 008

THIS IS TO CERTIFY THAT A JUDGMENT WAS RENDERED IN THIS COURT IN FAVOR OF:

PLAINTIFF(E) AGAINST DEFENDANT(S) CONTAINING THE FOLLOWING TERMS:

DATE OF JUDGHENT: 12/06/11

AMOUNT OF JUDGMENT: \$1,144.00

OTHER AMOUNT:

\$0.00

HOMESTEAD EXEMPTION WATHER () YES (X) NO () CANNOT BE DEMANDED

ALTERANTE VACUE OF SPECIFIC PROPERTY AWARDED: N/A

INTEREST: 127 FROM 10729709

USISE

\$58.00

ALIDAMEA, & LEER: 50%

ATTORNEY: CHADWICK & WASHINGTO

BYHER AWARDED:

T CERTIFY THE ABOVE IN BE A TRUE ABSTRACT OF A JUNGMENT RENDERED s court

DATE

GARNISHMENT SUMMONS Commonwealth of Virginia Va. Code 88 8.01-511, 8.01-512.3	511, 8.01-512.3	CASE NO. GV09016462	HEARING DATE & TIME
Fairfax County COURT NAME 4110 Chain Bridge Road, Courtroom 2-A, Fairfax, Virginia 22030 (COURT ADDRESS AND TELEPHONE NUMBER TO ANY AUTHORIZED OFFICER: You are hereby commanded to serve debtor and the garnishee. TO THE GARNISHEE: You are hereby commanded to (1) file a written are the court on the hearing date and the face of the court on the hearing date and the series of the court on the hearing date and the series of the court on the hearing date and the series of the court on the hearing date and the court on the hearing date and the court on the hearing date and the court of the series of the series of the court of the series of the court of the series of the series of the series of the series of the court of the series of the court of the series of the court of the series of the series of the court of the court of the series of the court of the series of the court of	ia 22030 (703) 246-3012 Observables Ided to serve this summons on the judgment e a written answer with this court, or (2) deliver	Reston Association JUDGMENT CREDITOR'S NAME Chadwick, Washington, Moriarty, Elmore & Bunn street Address 9990 Fairfax Blvd., Suite 200, Fairfax, Virginia 22030 ctry, starte, 219 (703) 352-1900	May 24, 2011 9:30 a.m.
payment to this court, or (3) appear before this court on the hearing date and an answer the Suggestion for Summons in Garnishment of the judgment creditor of fieri facias, there is a liability as shown in the statement upon the garnishee. As garnishee, you shall withhold from the judgment debtor any sums of mo is or may be entitled from you during the period between the date of service of date for your appearance in court, subject to the following limitations: (1) The garnished is the "TOTAL BALANCE DUE" as shown on this summons. (2) Y judgment creditor for any property not specified in this garnishment summons. garnished are earling of the judgment debtor, then the provision of "MAXIM sparnished are earling of the judgment debtor, then the provision of "MAXIM sparnished are earlings of the judgment debtor, then the provision of "MAXIM sparnished are earlier for the property of A PARISHAMINT of A DATESTAMENT."	hat, by reason of the lien of writ hat, by reason of the lien of writ this summons on you and the maximum amount which may be ou shall not be liable to the (3) If the sums of money being UM PORTION OF	Chadwick, Washington, Moriarty, Elmore & Bunn Jubowent Creditor's ATTORNEY'S NAME 9990 Fairfax Blvd., Suite 200, Fairfax, Virginia 22030 ADDRESS (703) 352-1900	GARNISHMENT SUMMONS SUMMONS This is a garnishment against (check only one) [x] the judgment debtor's wages, salary or other compensation.
If a gamishment summons is served on an employer having which the judgment debtor is or may be entitled from his or her salaries, commission or other earnings which, following service are payable to the judgment debtor under the gamishee-employ time allowance for making a timely return by mail to this court.	If a garnishment summons is served on an employer having one thousand or more employees, then money to which the judgment debtor is or may be entitled from his or her employer shall be considered those wages, salaries, commission or other earnings which, following service on the garnishee-employer, are determined and are payable to the judgment debtor under the garnishee-employer's normal payroll procedure with a reasonable time allowance for making a timely return by mail to this court.	HILL, Wayne E. rubgaren bestor's name (serve) 2280 Cocquina Drive street abbress Reston, Virginia 20191 (Fairfax County)	property of the judgment debtor, specifically, MAXIMUM PORTION OF DISPOSABLE EARNINGS
DATE OF ISSUANCE OF SUMMONS DATE AND TIME OF DELIVERY OF WRIT OF FIELD FACIAS TO SHERJIF IF DIFFERENT FROM DATE OF ISSUANCE OF THIS SUMMONS	CLERK TO GARNISHEE: On check or written answer, include return date, case number and judgment debtor's name. MAKE CHECK PAYABLE TO JUDGMENT CREDITOR AND DELIVER TO THE COURT.	CITY, STATE, 2IP 224-76-6929 SOCIAL SECURITY NUMBER EB&T Bank (Serve: Martha Bisacquino, Legal Department) GARNISHEE'S NAME	SUBJECT TO GARNISH- MENT [] Support [] 50% [] 55% [] 60% [] 65% (if not specified then 50%)
WRIT OF FIERI FACIAS TO ANY AUTHORIZED OFFICER: You a to make from the intangible personal estate of the judgment debtor(s) the j fees, less credits, shown in the Garnishment Summons. You are further co clerk's office according to law. Homestead Exemption Waived? [] yes [] no [] cannot be demar pare or issuance of writ	WRIT OF FIERI FACIAS TO ANY AUTHORIZED OFFICER: You are commanded to execute this writ and to make from the intangible personal estate of the judgment debtor(s) the principal, interest, costs and attorney's fees, less credits, shown in the Garnishment Summons. You are further commanded to make your return to the clerk's office according to law. Homestead Exemption Waived? [] yes [] no [] cannot be demanded CLERK DATE OF ISSUANCE OF WRIT	6400 Arlington Blvd., Suite 1144 street Address Falls Church, Virginia 22042 (Fairfax County) city, state, zip August 17, 2009 Date of indoment	[] state taxes, 100% If none of the above are checked, then § 34-29(a) applies (a plain-language interpretation of this section is on the reverse of this GARNISHMENT
CASE DISPOSITION I ORDER that [] the garnishee pay to the judgment creditor through the court \$ [] the case be DISMISSED. []	r through the court \$	\$1,631.30 Judgment Principal \$0.00 Credits \$192.12 Interest \$85.00 Judgment Costs \$85.00 Automey's Fees \$94.00 Garnishment Costs	SUMMONS). \$ received by Judgment CREDITOR 1 Indoment debtor present

DATE ENTERED

ADGMENT CREDITOR

[] Judgment debtor present

\$2,507.42 TOTAL BALANCE DUE The garnishee shall rely on this amount.

NUDGE

The following statement is not the law but is an interpretation of the law which is intended to assist those who must respond to this garnishment. You may rely on this only for general guidance because the law itself is the final word. (Read the law, § 34the Code of Virginia, for a full explanation. A copy of § 34-29 is available at the Clerk's office. If you do not understand the law a lawyer for help.

RETURNS: The following garnishee was served, according to law,

An employer may take as much as 25 percent of an employee's disposable earnings to satisfy this garnishment. But if a employee makes the minimum wage or less for his week's earnings, the employee will ordinarily get to keep 40 times the minimi

hourly wage.

But an employer may withhold a different amount of money from that above if:

- The employee must pay child support or spousal support and was ordered to do so by a court procedure or other let procedure. No more than 65 percent of an employee's earnings may be withheld for support, Ξ
 - Money is withheld by order of a bankruptcy court; or

(2) Money is withheld by order of a commercial manage of the same withheld are satisfied. Earnings can be salary, hourly wages, commissions, bonuses, payments to an independent confractor, or otherwise, whether paid directly to the employee or not.

If an employee tries to transfer, assign or in any way give his earnings to another person to avoid the garnishment, it wi earnings are still earnings.

Financial institutions that receive an employee's paycheck by direct deposit do not have to determine what part of a pe legal;

earnings can be garnished.	
CAME TO HAND	RETURNS: The judgment debtor was served, according law, as indicated below, unless not found, with a copy of both this summons and the § 8.01-512.4 form.
DATE AND TIME	
	JUDGMENT DEBTOR
	ADDRESS
SHERIFF	
NOTE:	[] PERSONAL SERVICE
Return of Writ of Fieri Facias to be used if no effects found otherwise, use appropriate sections of DC-467, WRIT OF FIERI	E Being unable to make personal service, a copy was delive the following manner:
FACIAS	Delivered to family member (not temporary sojour
] NO EFFECTS FOUND	guest) age 16 or older at usual place of abode of p

	Return of Writ of Fieri Facias to be used if no effec	otherwise, use appropriate sections of DC-467, WR		
NOTE:	eturn of Writ of Fie	therwise, use appro-	Facias.	
Ż	ď	5	(T	

] NO EFFECTS FOUND	DATE
<u> </u>	•

SHERIFF		DEPUTY SHERIFF
SHE		DEPUTY

Served on Secretary of the Commonwealth.

Not found

for

DATE OF SERVICE

w which is intended to assist those who must respond law itself is the final word. (Read the law, § 34-29 of	as indicated below, unless not found.	nd.	
Clerk's office. If you do not understand the law, call			
able earnings to satisfy this garnishment. But if any se will ordinarily get to keep 40 times the minimum	GAKNISHEBADDRESS		
above if:		***************************************	
ordered to do so by a court procedure or outer regar tay be withheld for support;	[] PERSONAL SERVICE	FEDERAL SERVICE*	
ces" and after other amounts required by law to be uses, payments to an independent contractor, or	Being unable to make person in the following manner:	Being unable to make personal service, a copy was delivered in the following manner:	
to another person to avoid the garnishment, it will not	name and title:	l j serveu ou registereu ageur or uir emperatou. Les name and title:	
sposit do not have to determine what part of a person's	***************************************		
NS: The judgment debtor was served, according to indicated below, unless not found, with a copy of summons and the § 8.01-512.4 form.	Delivered to family m or guest) age 16 or ol party named above at purport. List name, a	Delivered to family member (not temporary sojourner or guest) age 16 or older at usual place of abode of party named above after giving information of its purport. List name, age of recipient, and relation of	
MENT DEBTOR	recipient to party named above.	led above.	
BSS			
ERSONAL SERVICE	Posted on front door of the main entrance of listed above. (Other	J Posted on front door or such other door as appears to be the main entrance of usual place of abode, address listed above. (Other authorized recipient not found.)	
eing unable to make personal service, a copy was delivered in	[] Served on the Secretary of the Commonwealth	the Commonwealth	
Delivered to family member (not temporary sojourner or	[] Served on the Clerk of the pursuant to § 8.01-513.] Served on the Clerk of the State Corporation Commission, pursuant to § 8.01-513.	
guest age to or other at usual place or aboue to parly named above after giving information of its purport. List name, age of recipient, and relation of recipient to narry named above.	Copy mailed to judgment of on date of service unless a	Copy mailed to judgment debtor after serving the garnishee on date of service unless a different date of mailing is	
7-14	**************	11111111111111111111111111111111111111	
		DATE OF MALLING	
Dested on front door or such other door as appears to be the main entrance of usual place of abode, address listed	Not found	SERVING OFFICER	
above. (Other authorized recipient not found.)	DATE OF SERVICE		
	* Federal garnishment statu	* Federal garnishment statutes, 5 U.S.C. & 5520a(c)(1) and	
Vot found	42 U.S.C. § 659 provide tha	42 U.S.C. § 659 provide that the garnishee, when a federal	
SERVING OFFICER	registered mail, return receipt requested	pt requested.	

FORM DC-451 (REVERSE) 1/07

SUGGESTION FOR SUMMONS IN GARNISHMENT

Va. Code § 8.01-511 Commonwealth of Virginia Fairfax County

CITY OR COUNTY

ORIGINAL JUDGMENT

SUGGESTION FOR SUMMONS

May 24, 2011

GV09016462 CASE NO.

RETURN DATE

DATE EXECUTION ORDERED		MAXIMUM PORTION OF DISPOSABLE EARNINGS SUBJECT TO GARNISHMENT	hen 50%)] 50% [] 55% [] 60% [] 55% [] State Taxes, 100%	If none of the above are enceked, then 9.34-23(a) applies (a plain-railguage extension of this restion is on the respect of the Standons)	i nic reverse of the commercial.
DATE OF JUDGMENT	August 17, 2009	MAXIMUM PORTION SUBJECT TO	Support (if not specified, then 50%)	[] 50% [] 55% [] 60%	If none of the above are checked, men 9 54-27(a) applies (a plain)	incepretation of this section is ou
STATEMENT			Inferest at 6.00 % to return date Judgment Costs	Attorney's Fee	Garnishment Costs	Total Balance Due
Q ₁	1.631.30	0.00	65.00	525.00	94,00	2,507.42

69

request the Clerk to summon the Suggested Garnishee to answer this suggestion. The garnishee shall rely on this amount.

6/3

This is a garnishment against (check only one) $[\]$ the judgment debtor's wages, salary or other compensation. [x] some other debt due or

have reason to believe that there is a liability on the suggested garnishee because of the execution on the "ORIGINAL JUDGMENT" property or the judgment debtor, specifically described above, which:

] involves a business, trade or professional credit transaction entered into on or after January 1, 1984,

[X] does not involve a business, trade or professional credit transaction entered into on or after January 1, 1984 and the undersigned represents that he or she has made a diligent good faith effort to secure the social security number of the judgment debtor

and has been unable to do so.

I further certify that:

(1) The summons is based upon a judgment upon which a prior summons has been issued but not fully satisfied; or

eighteen months, other than a summons which was based upon a judgment upon which a prior summons has been issued but not fully [X] (2) No summons has been issued upon this judgment creditor's suggestion against the same judgment debtor within a period of

[] (3) The summons is based upon a judgment granted against a debtor upon a debt due or made for necessary food, rent, or shelter, public utilities including telephone service, drugs, or medical care supplied the debtor by the judgment creditor or to one of his or her lawful dependents, and that it was not for luxuries or nonessentials; or satisfied; or

[] (4) The summons is based upon a judgment for a debt due the judgment creditor to refinance a lawful loan made by an authorized lending institution; or

(5) The summons is based upon a judgment on an obligation incurred as an endorser or comaker upon a lawful note; or

] (6) The summons is based upon a judgment for a debt or debts reaffirmed after bankruptcy.

I hereby certify that the last known address of the defendant is as shown at right

3-22-2011

DATE SUBMITTED

[x] ATTORNEY [] JUDGMENT CREDITOR [] AGENT

corporation, or one or more persons trading under a

fictitious or trade name.

If garnishee is judgment debtor's employer, please

furnish employer's name, and state whether it is a

WARNING: Any judgment creditor who knowingly gives false information in a Suggestion for Garnishment shall be guilty of a class 1 misdemeanor.

TELEPHONE NUMBER ZIP ZE SUGGESTED GARNISHEE'S NAME (SEE NOTE BELOW) c/o Chadwick, Washington, Moriarty, Elmore & Bunn Chadwick, Washington, Moriarty, Elmore & Bunn 20191 JUDGMENT CREDITOR'S ATTORNEY'S NAME 6400 Arlington Blvd., Suite 1144 IN GARNISHMENT RUDGMENT DEBTOR'S NAME 9990 Fairfax Blvd. Suite 200 JUDGMENT CREDITOR'S NAME TELEPHONE NUMBER TELEPHONE NUMBER TELEPHONE NUMBER STREET ADDRESS 2280 Cocquina Drive STREET ADDRESS STREET ADDRESS Reston Association HILL, Wayne E. (703) 352-1900 (703) 352-1900 STREET ADDRESS BB&T Bank STATE STATE STATE SOCIAL SECURITY NUMBER 224-76-6929 Falls Church Reston Fairfax Fairfax CLLY CIT. CITY

INSTRUCTIONS TO JUDGMENT CREDITOR:

Show how these credits were computed on this side of this form or on an attached sheet of paper. You should show:

- Date and amount of each payment.

-How inferest is computed. \$192.12: Interest at 6% per annum from 6/9/39 - 5/24/11 (\$8.16/month and \$.27/day)

- How payments are credited.